Case 09-47986 Doc 3 B3A (Official Form 3A) (12/07)

Signature of Bankruptcy Petition Preparer

Filed 12/18/09

Northern

Entered 12/18/09 15:26:38

Illinois

Desc Main

Page 1 of 2 Document

United States Bankruptcy Court District Of

In re	GERA	ALD E.	YOUNG	_		Case No. 0 9	-41700
		Debtor		-			
						Chapter 7	
		AP	PLICATIO	N TO PAY FIL	ING FEE IN INS	TALLMENTS	
1.	In accordance w	ith Fed. R. B	lankr. P. 1006, I a	apply for permission to	pay the filing fee amour	nting to \$ 299.00	_ in installments.
2.	I am unable to p	ay the filing	fce except in inst	tallments.			
3.	Until the filing to services in conn	ce is paid in tection with the	full, I will not m his case.	aake any additional pay	ment or transfer any add	itional property to an att-	orney or any other person for
4.	I propose the fol	lowing terms	s for the payment	t of the Filing Fee.*			
	s	74.75	Check one E		of the petition, or12/23/2009	UNITED STATES	L H D BANKRUPTCY COURT
	\$	74.75 c	он от before	01/08/	2010	NORTHERN DI	eirict of illinois
	\$	<u>74.75</u> «	on or before	01/25/2	2010	DEC	1 8 2009
	\$	74.75 d	on or before	02/12/2	2010	KFNNETU #	A Arms a succe
•	The number of in petition. For cauthe petition. Fee	nstallments pr use shown, the l. R. Bankr, P	roposed shall not e court may exter ?. 1006(b)(2).	t exceed four (4), and the time of any instant	he final installment shaft allment, provided the las	be payable not laid that the tinstallment is paid not l	
5.	The number of in petition. For cauthe petition. Fee	nstallments pr use shown, the l. R. Bankr, P	roposed shall not e court may exter ?. 1006(b)(2).	t exceed four (4), and the time of any instant	he final installment shall allment, provided the last uptcy case may be dismis	be payable not land that the tinstallment is paid not lessed and I may not receive	To days Hiling the ater than 180 days after filing the ater than 1
~= <i>~~</i>	The number of in petition. For ear the petition. Fee I understand that the of Attorney	nstallments prise shown, the R. Bankr. Prise if I fail to pa	roposed shall not e court may exter ?. 1006(b)(2).	t exceed four (4), and the time of any instant	the final installment shall allment, provided the last approximately case may be dismissed by the state of Debta (In a joint case, bot	be payable no land the t installment is paid not l sed and I may not receiv	to days filling the ater than 180 days after filling
Signatur	The number of in petition. For ear the petition. Fee I understand that the of Attorney	nstallments pr use shown, the l. R. Bankr, P	roposed shall not e court may exter ?. 1006(b)(2). ny any installmen	t exceed four (4), and the time of any instant	he final installment shall allment, provided the last uptcy case may be dismis Signature of Debtu- (In a joint case, bot	be payable not land the finstallment is paid not lessed and I may not receive the first the first three transfers of the pouses must sign.)	to days Hilling the ater than 180 days after filing the ater than 180 days after filing the a discharge of my debts. 12/27/2009
Signatur	The number of in petition. For car the petition. Fed I understand that the of Attorney	nstallments prise shown, the R. Bankr. Prise if I fail to pa	roposed shall not e court may exter ?. 1006(b)(2). ny any installmen	t exceed four (4), and the time of any instant	the final installment shall allment, provided the last approximately case may be dismissed by the state of Debta (In a joint case, bot	be payable not land the finstallment is paid not lessed and I may not receive the first the first three transfers of the pouses must sign.)	to days Hilling the ater than 180 days after filing the ater than 180 days after filing the a discharge of my debts. 12/27/2009
Signatur	The number of in petition. For can the petition. Fee I understand that the of Attorney	nstallments prise shown, the l. R. Bankr. Prise if I fail to pa	roposed shall not e court may exter . 1006(b)(2). ny any installmen Date	t exceed four (4), and the time of any instant when due, my bankru	phe final installment shall allment, provided the last specific case may be dismissed in a joint case, but Signature of Joint I	be payable not land the finstallment is paid not lessed and I may not receive the first the first three transfers of the pouses must sign.)	Days Hilling the ater than 180 days after filing the ater than 180 days after filing the a discharge of my debts. 12/27/2009 Date
Signatur Name of I declar and have rules or ghave give	The number of in petition. For car the petition. For car the petition. Fed I understand that the of Attorney DECLARATI The number of in petition. Fed I understand that the of Attorney DECLARATI The under penalty of the provided the debta guidelines have been the debtar notice.	ise shown, the last shown, the last shown, the last shown is a shown in the last shown is shown in the last shown in the	Toposed shall not e court may exter 2. 1006(b)(2). The same installment of the court may exter 2. 1006(b)(2). The same installment of the court of this documer of this documer of the court of the co	t exceed four (4), and the time of any instant when due, my bankru the when due, my bankru the NON-ATTORNEY Buptcy petition preparer and the notices and in U.S.C. § 110(h) setting fore preparing any document of the preparing any document of the preparing any document that the parting any document that the preparing that the preparing that the preparing the preparing that the preparing the preparing the preparin	signature of Joint L ANKRUPTCY PETIT as defined in 11 U.S.C. Information required under the second of the secon	be payable not later that the first allment is paid not lessed and I may not receive the spouses must sign.) Debtor (if any) TON PREPARER (See § 110; (2) I prepared this er 11 U.S.C. §§ 110(b), wices chargeable by both	Date
Signatur Name of I declar and have rules or g have give under tha	The number of in petition. For car the petition. For car the petition. Fee I understand that the of Attorney DECLARATI The re under penalty of the provided the debte period of the per	nstallments processes shown, the control of the maximum will not access to the maximum will not access the maximum will not access to the maximum will not	Toposed shall not e court may extered to the court may extered to the court may extered to the court may extered the court may of this documered pursuant to 11 mum amount before the court any additional of Bankruptcy Peter any additional continuity of the court may be continuity of the court may be continuity of Bankruptcy Peter any additional continuity of the court may be continuity of Bankruptcy Peter any additional continuity of Bankruptcy of Bankruptcy of Bankruptcy of Ban	t exceed four (4), and the find the time of any instant when due, my bankrust when due,	signature of Joint E BANKRUPTCY PETIT as defined in 11 U.S.C. Information required und g a maximum fee for ser unent for filing for a deb rty from the debtor befor	be payable not land the finish that installment is paid not lessed and I may not receive the spouses must sign.) Debtor (if any) TON PREPARER (See § 110; (2) I prepared this er 11 U.S.C. §§ 110(b), vices chargeable by bank for or accepting any fee the filling fee is paid in country No. (Required by	Date
Signatur Name of I declar and have rules or g have give under tha	The number of in petition. For cauthe petition. For cauthe petition. Feel I understand that the of Attorney DECLARATI The re under penalty of the provided the debte guidelines have been the debtor notice at section; and (4) I are Typed Name and makruptcy petition proper partner who sign	nstallments processes shown, the control of the maximum will not access to the maximum will not access the maximum will not access to the maximum will not	Toposed shall not e court may extered to the court may extered to the court may extered to the court may extered the court may of this documered pursuant to 11 mum amount before the court any additional of Bankruptcy Peter any additional continuity of the court may be continuity of the court may be continuity of Bankruptcy Peter any additional continuity of the court may be continuity of Bankruptcy Peter any additional continuity of Bankruptcy of Bankruptcy of Bankruptcy of Ban	t exceed four (4), and the find the time of any instant when due, my bankrust when due,	signature of Joint E BANKRUPTCY PETIT as defined in 11 U.S.C. Information required und g a maximum fee for ser unent for filing for a deb rty from the debtor befor	be payable not land the finish that installment is paid not lessed and I may not receive the spouses must sign.) Debtor (if any) TON PREPARER (See § 110; (2) I prepared this er 11 U.S.C. §§ 110(b), vices chargeable by bank for or accepting any fee the filling fee is paid in country No. (Required by	Date Date Date Date Date Date Date 11 U.S.C. § 110) document for compensation (10(h), and 342(b); (3) if truptcy petition preparers, 1 from the debtor, as required full.

Names and Social-Security numbers of all other individuals who prepared or assisted in preparing this document, unless the bankruptcy petition preparer is not an individual:

Date

If more than one person prepared this document, attach additional signed sheets conforming to the appropriate Official Form for each person. A bankruptcy petition preparer's failure to comply with the provisions of title 11 and the Federal Rules of Bankruptcy Procedure may result in fines or imprisonment or both. 11 U.S.C. § 110; 18 U.S.C. § 156.

DEC 18 2009

Date: _____

Northern

United States Bankruptcy Judge

United States Bankruptcy Court

District Of

GERALD E. YOUNG Debtor Chapter 7 ORDER APPROVING PAYMENT OF FILING FEE IN INSTALLMENTS IT IS ORDERED that the debtor(s) may pay the filing fee in installments on the terms proposed in the foregoing IT IS ORDERED that the debtor(s) shall pay the filing fee according to the following terms: \$ ____ Check one D With the filing of the petition, or On or before ____ \$ _____on or before _____ \$ _____ on or before ____ \$ _____ on or before IT IS FURTHER ORDERED that until the filing fee is paid in full the debtor(s) shall not make any additional payment or transfer any additional property to an attorney or any other person for services in connection with this case. BY THE COURT